

4473-27 Practitioner's Docket No.

PATENT

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Box Patent Application Assistant Commissioner for Patents Washington, D.C. 20231

### NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of

Inventor(s):

Eran Steinberg

WARNING: 37 C.F.R. § 1.41(a)(1) points out:

"(a) A patent is applied for in the name or names of the actual inventor or inventors.

"(1) The inventorship of a nonprovisional application is that inventorship set forth in the oath or declaration as prescribed by § 1.63, except as provided for in § 1.53(d)(4) and § 1.63(d). If an oath or declaration as prescribed by § 1.63 is not filed during the pendency of a nonprovisional application, the inventorship is that inventorship set forth in the application papers filed pursuant to § 1.53(b), unless a petition under this paragraph accompanied by the fee set forth in § 1.17(i) is filed supplying or changing the name or names of the inventor or inventors."

For (title):

IN CAMERA MESSAGING AND ADVERTISEMENT SYSTEM

### CERTIFICATION UNDER 37 C.F.R. § 1.10\* (Express Mail label number is mandatory.)

(Express Mail certification is optional.)

I hereby certify that this New Application Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date May 17, 1999 as "Express Mail Post Office to Addressee," mailing Label Number \_\_EM568412754 dressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

Patty Santana

(type or print name of person mailing paper)

Signature of person mailing paper

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. § 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

\*WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing, 37 C.F.R. § 1,10(b).

> "Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

> > (New Application Transmittal [4-1]—page 1 of 11)

1. Type o	f Application
This new	application is for a(n)
	(check one applicable item below)
	Original (nonprovisional)
	Design ,
	☐ Plant
WARNING:	Do not use this transmittal for a completion in the U.S. of an International Application under 35 U.S.C. § 371(c)(4), unless the International Application is being filed as a divisional, continuation or continuation-in-part application.
WARNING:	Do not use this transmittal for the filing of a provisional application.
TR	one of the following 3 items apply, then complete and attach ADDED PAGES FOR NEW APPLICATION LANSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION PARENT APPLICATION OF THE FILING OF THIS CONTINUATION APPLICATION.
	Divisional.

## 2. Benefit of Prior U.S. Application(s) (35 U.S.C. §§ 119(e), 120, or 121)

NOTE: A nonprovisional application may claim an invention disclosed in one or more prior filed copending nonprovisional applications or copending international applications designating the United States of America. In order for a nonprovisional application to claim the benefit of a prior filed copending nonprovisional application or copending international application designating the United States of America, each prior application must name as an inventor at least one inventor named in the later filed nonprovisional application and disclose the named inventor's invention claimed in at least one claim of the later filed nonprovisional application in the manner provided by the first paragraph of 35 U.S.C. § 112. Each prior application must also be:

- (i) An international application entitled to a filing date in accordance with PCT Article 11 and designating the United States of America; or
- (ii) Complete as set forth in § 1.51(b); or

Continuation-in-part (C-I-P).

- (iii) Entitled to a filing date as set forth in § 1.53(b) or § 1.53(d) and include the basic filing fee set forth in § 1.16; or
- (iv) Entitled to a filing date as set forth in § 1.53(b) and have paid therein the processing and retention fee set forth in § 1.21(f) within the time period set forth in § 1.63(f).

37 C.F.R. § 1.78(a)(1).

☐ Continuation.

 $\Box xx$ 

NOTE: If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, or where the parent case is an International Application which designated the U.S., or benefit of a prior provisional application is claimed, then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

WARNING: If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. §§ 120, 121 or 365(c), the 20—year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. §§ 120, 121 or 365(c). (35 U.S.C. §§ 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. §§ 119, 365(a) or 365(b).) For a c—i—p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

(New Application Transmittal [4-1]—page 2 of 11)

£L7812/98	Pub.605)	FORM 4-1	4

· :

WARNING: When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Federal holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application must be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1.78(a)(3).

FORM 4-1

XX The new application being transmitted claims the benefit of prior U.S. application(s). Enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

3.	Danars	Enclosed	4
J.	rabels	EHUIUSE	_1

		• • •
3. Pap	ers :	Enclosed
		red for filing date under 37 C.F.R. $\S$ 1.53(b) (Regular) or 37 C.F.R. $\S$ 1.153 n) Application
16	Page	es of specification
10	Page	es of claims .
9_	Shee	ets of drawing
WARNI	:	DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filing a patent application. The drawings that are submitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. For comments on proposed then-new 37 C.F.R. § 1.84, see Notice of March 9, 1988 (1990 O.G. 57-62).
NOTE:	inven the C on th	tifying indicia, if provided, should include the application number or the title of the invention, tor's name, docket number (if any), and the name and telephone number of a person to call if iffice is unable to match the drawings to the proper application. This information should be placed a back of each sheet of drawing a minimum distance of 1.5 cm. (5/8 inch) down from the top a page " 37 C.F.R. § 1.84(c)).
		(complete the following, if applicable)
	"F	ne enclosed drawing(s) are photograph(s), and there is also attached a PETITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)." 37 C.F.R. 1.84(b).
	] fo	rmal
	] in	formal
в. О	ther	Papers Enclosed
2	Page	es of declaration and power of attorney
		es of abstract
0	Othe	er
. Add	lition	al papers enclosed
	] Aı	mendment to claims
		Cancel in this applications claims before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)
		Add the claims shown on the attached amendment. (Claims added have been numbered consecutively following the highest numbered original claims.)
	] P:	reliminary Amendment
	] In	formation Disclosure Statement (37 C.F.R. § 1.98)
	F	orm PTO-1449 (PTO/SB/08A and 08B)
	) C	itations

☐ Dec	ctaration of Biological Deposit
perl	emission of "Sequence Listing," computer readable copy and/or amendment taining thereto for biotechnology invention containing nucleotide and/or no acid sequence.
☐ Auti tive	horization of Attomey(s) to Accept and Follow Instructions from Representa-
☐ Spe	cial Comments
☐ Oth	er
5. Declaratio	n or oath (including power of attorney)
NOTE: A newly the price by all of applications the sign by a state being findectarate person	we executed declaration is not required in a continuation or divisional application provided that our nonprovisional application contained a declaration as required, the application being filed is our fewer than all the inventors named in the prior application, there is no new matter in the tion being filed, and a copy of the executed declaration filed in the prior application (showing nature or an indication thereon that it was signed) is submitted. The copy must be accompanied aternet requesting deletion of the names of person(s) who are not inventors of the application filed. If the declaration in the prior application was filed under § 1.47, then a copy of that tion must be filed accompanied by a copy of the decision granting § 1.47 status or, if a nonsigning under § 1.47 has subsequently joined in a prior application, then a copy of the subsequently of declaration must be filed. See 37 C.F.R. §§ 1.63(d)(1)—(3).
is direct abbrevia country	ration filed to complete an application must be executed, identify the specification to which it led, identify each inventor by full name including family name and at least one given name, without ation together with any other given name or initial, and the residence, post office address and or citizenship of each inventor, and state whether the inventor is a sole or joint inventor. 37 § 1.63(a)(1)-(4).
XX Enc	losed
Exe	cuted by
	(check all applicable boxes)
	inventor(s).
	legal representative of inventor(s). 37 C.F.R. §§ 1.42 or 1.43.
	joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached.
	☐ This is the petition required by 37 C.F.R. § 1.47 and the statement required by 37 C.F.R. § 1.47 is also attached. See item 13 below for fee.
☐ Not	Enclosed.
the U.S. may be	the filing is a completion in the U.S. of an International Application or where the completion of application contains subject matter in addition to the International Application, the application treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE WAPPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED.
	Application is made by a person authorized under 37 C.F.R. § 1.41(c) on behalf of all the above named inventor(s).
(The declara	tion or oath, along with the surcharge required by 37 C.F.R. § 1.16(e) can be filed subsequently).
	Showing that the filing is authorized.  (not required unless called into question. 37 C.F.R. § 1.41(d))
	(New Application Transmittal [4-1]—page 4 of 11)

Certified copy(ies) of application(s	Certified	copy(ies)	of	application(s
--------------------------------------	-----------	-----------	----	---------------

Country		Appln. No	-		Filed
Country		Appln. No	ı.		Filed
Country		Appin. No	١.		Filed
from which priority is cla	imed				
is (are) attache					
will follow.					
NOTE: The foreign application declaration. 37 C.F.F.			aim for p	riority must be	referred to in the oath or
§ 120 is itself entitle  PAGES FOR NEW A CLAIMED.	ntemational Ap d to priority fro APPLICATION	pplication from whom a prior foreign TRANSMITEAL V	ich this a applicati	pplication claim on, then comple	ectly relates. If any parent ns benefit under 35 U.S.C. ete item 18 on the ADDEC OR U.S. APPLICATION(S)
10. Fee Calculation (3		1.16)			
A. XX Regular applic	cation				
		CLAIMS AS F	ILED		
Number filed		Number Extra	1	Rate	Basic Fee 37 C.F.R. 1.16(a) \$760.00
Total Claims (37 C.F.R. § 1.16(c)) 4 Independent	8 - 20 =	28	×	\$ 18.00	
Claims (37 C.F.R. § 1.16(b))	4 - 3 =	1	×	\$ 78.00	
Multiple dependent clain if any (37 C.F.R. § 1.16			+	\$260.00	
☐ Amendment (	cancelling e	extra claims is	enclos	ed.	
☐ Amendment of	deleting mu	Itiple-depende	encies i	s ericlosed.	
Fee for extra  NOTE: If the fees for extra c  pnor to the expiration  notice of fee deficie	laims are not p on of the time	eid on filing they r penod set for re	nust b <del>e</del> p	aid or the claims	s cancelled by amendment d Trademark Office in an
nouce of fee bende	•	Fee Calculati	on		s 1342
B. Design applic (\$310.00—37	ation				
	Filing	Fee Calculati	on		\$
C. ☐ Plant applicat (\$480.00—37		.16(g))			
	Filing	fee calculatio	п		\$
			(New Api	olication Transr	nittal [4-1]—page 6 of 1

6. Inventorship Statement	
WARNING: If the named inventors are each not the inventors of all the claims an ownership of the various claims at the time the last claimed invention submitted.	· ·
The inventorship for all the claims in this application are:	
The same.	
or	
<ul> <li>Not the same. An explanation, including the ownership of the time the last claimed invention was made,</li> </ul>	the various claims at
is submitted.	
will be submitted.	
7. Language	
NOTE. An application including a signed oath or declaration may be filed in a lang An English translation of the non-English language application and the prequired by 37 C.F.R. § 1.17(k) is required to be filed with the application, o be set by the Office. 37 C.F.R. § 1.52(d).	rocessing fee of \$130.00
English	
☐ Non-English	
☐ The attached translation includes a statement that the rate. 37 C.F.R. § 1.52(d).	translation is accu-
8. Assignment	
X An assignment of the invention to FotoNation, Inc.	

⅓ is attached. A separate ¼ "COVER SHEET FOR ASSIGNMENT (DOCU-MENT) ACCOMPANYING NEW PATENT APPLICATION" or ☐ FORM PTO 1595 is also attached.

will follow.

NOTE: "If an assignment is submitted with a new application, send two separate letters-one for the application and one for the assignment." Notice of May 4, 1990 (1114 O.G. 77-78).

WARNING: A newly executed "CERTIFICATE UNDER 37 C.F.R. § 3.73(b)" must be filed when a continuationin-part application is filed by an assignee. Notice of April 30, 1993, 1150 O.G. 62-64.

(New Application Transmittal [4-1]-page 5 of 11)

### 11. Small Entity Statement(s)

Statement(s) that this is a filing by a small entity under 37 C.F.R. § 1.9 and 1.27 is (are) attached.

WARNING: "Status as a small entity must be specifically established in each application or patent in which the status is available and desired. Status as a small entity in one application or patent does not affect any other application or patent, including applications or patents which are directly or indirectly dependent upon the application or patent in which the status has been established. The refiling of an application under § 1.53 as a continuation, division, or continuation-in-part (including a continued prosecution application under § 1.53(d)), or the filing of a reissue application requires a new determination as to continued entitlement to small entity status for the continuing or reissue application. A nonprovisional application claiming benefit under 35 U.S.C. § 119(e), 120, 121, or 365(c) of a pnor application, or a reissue application may rely on a statement filed in the prior application or in the patent if the nonprovisional application or the reissue application includes a reference to the statement in the prior application or in the patent or includes a copy of the statement in the prior application or in the patent and status as a small entity is still proper and desired. The payment of the small entity basic statutory filing fee will be treated as such a reference for purposes of this section." 37 C.F.R. § 1.28(a)(2).

WARNING: "Small entity status must not be established when the person or persons signing the . . . statement can unequivocally make the required self-certification." M.P.E.P., § 509.03, 6th ed., rev. 2, July 1996 (emphasis added).

	(complete the following, if applicable)
[	Status as a small entity was claimed in prior application
	/, filed on, from which benefit
	is being claimed for this application under:
	35 U.S.C. §
	and which status as a small entity is still proper and desired.
	☐ A copy of the statement in the prior application is included.
	Filing Fee Calculation (50% of A, B or C above)
	\$_671.00
NOTE:	Any excess of the full fee paid will be refunded if small entitiy status is established and a refund request are filed within 2 months of the date of timely payment of a full fee. The two-month period is not extendable under § 1.136, 37 C.F.R. § 1.28(a).
2. R	equest for International-Type Search (37 C.F.R. § 1.104(d))

(complete, if applicable)

Please prepare an international-type search report for this application at the time when national examination on the merits takes place.

13. Fee	Payment Being Made at This Time	
	Not Enclosed	
	☐ No filing fee is to be paid at this time.  (This and the surcharge required by 37 C.F.R. § subsequently.)	1.16(e) can be paid
XX	Enclosed	
	Filing fee	\$ 671.00
	Recording assignment (\$40.00; 37 C.F.R. § 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION".)	\$ 40.00
	Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached (\$130.00; 37 C.F.R. §§ 1.47 and 1.17(i))	\$
<i>5</i> 4	For processing an application with a specification in a non-English language (\$130.00; 37 C.F.R. §§ 1.52(d) and 1.17(k))	\$
	Processing and retention fee (\$130.00; 37 C.F.A. §§ 1.53(d) and 1.21(l))	\$
	☐ Fee for international-type search report (\$40.00; 37 C.F.R. § 1.21(e))	\$
fa 3 e.	7 C.F.R. § 1.21(I) establishes a fee for processing and retaining any appliciting to complete the application pursuant to 37 C.F.R. § 1.53(f) and this 7 C.F.R. §§ 1.53 and 1.78(a)(1), indicate that in order to obtain the benefither the basic filing fee must be paid, or the processing and retention feithin 1 year from notification under § 53(f).	s, as well as the changes to it of a prior U.S. application, e of § 1.21(I) must be paid,
	Total fees enclosed	\$_711.00
14. <b>M</b> eti	nod of Payment of Fees	
X	Check in the amount of \$_711.00	
	Charge Account No	in the amount of
	A duplicate of this transmittal is attached.	
	ees should be itemized in such a manner that it is clear for which purpose 1.22(b).	the fees are paid. 37 C.F.R.

(New Application Transmittal [4-1]—page 8 of 11)

15.	Author	rization	to	Char	ge #	Additio	nal	Fees
WA:	RNING:	if no f <del>ee</del>	s are	to be	paid	on filin	g, the	follow

ving items should not be completed.

WARNING: Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized.

The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No. 08-0520

XX 37 C.F.R. § 1.16(a), (f) or (g) (filling fees)

档 37 C.F.R. § 1.16(b), (c) and (d) (presentation of extra claims)

NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.

37 C.F.R. § 1.16(e) (surcharge for filing the basic filing fee and/or declaration
on a date later than the filing date of the application)

37 C.F.R. § 1.17(a)(1)–(5) (extension fees pursuant to § 1.136(a)).

37 C.F.R. § 1.17 (application processing fees)

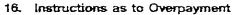
NOTE: ". . . A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in § 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission.\* 37 C.F.R. § 1.136(a)(3).

> ☐ 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.311(b))

NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 C.F.R. § 1.311(b).

NOTE: 37 C.F.R. § 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application . . . prior to paying, or at the time of paying, . . . the issue fee. . . " From the wording of 37 C.F.R. § 1.28(b), (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

(New Application Transmittal [4-1] page 9 of 11)



NOTE: "... Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a).

Credit Account No. 08-0520

Refund

Reg. No. 32,243

Tel. No. (408) 280-2800

Customer No.

SIGNATURE OF PRACTYTIONER

David H. Jaffer

(type or print name of attorney)

ROSENBLUM, PARISH & ISAACS

P.O. Address

160 W. Santa Clara Street, 15th Floor San Jose, CA 95113

(New Application Transmittal [4-1]—page 10 of 11)

(ReL78-12/98 Pub.605)

FORM 4-1

4-12

XX	Incor	poration by reference of added pages
	pi st th	heck the following item if the application in this transmittal claims the benefit o rior U.S. application(s) (including an international application entering the U.S age as a continuation, divisional or C-I-P application) and complete and attact e ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF RIOR U.S. APPLICATION(S) CLAIMED)
	XX	Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S Application(s) Claimed
		Number of pages added5
		Plus Added Pages for Papers Referred to in Item 4 Above
		Number of pages added
		Plus added pages deleting names of inventor(s) named in prior application(s) who is/are no longer inventor(s) of the subject matter claimed in this application
		Number of pages added
		Plus "Assignment Cover Letter Accompanying New Application"
		Number of pages added
	State	ment Where No Further Pages Added
		no further pages form a part of this Transmittal, then end this Transmittal with is page and check the following item)
		This transmittal ends with this page.

# ADDED PAGE(S) FOR SPECIAL COMMENTS FOR NEW APPLICATION TRANSMITTAL

Added page\_\_\_\_\_

(Added Page(s) for Special Comments for New Application Transmittal [4-1])

(Rel.78—1295 Pub.605) FORM 4-1 4-12.2

Practitioner's Docket No.	PATENT
ADDED PAGES FOR APPLICATION TRANSMITTAL W PRIOR U.S. APPLICATION(S) CLAIM	
NOTE See 37 C.F.R. § 1.78.	
17. Relate Back	
WARNING: If an application claims the benefit of the filing date of an earlier file §§ 120, 121 or 365(c), the 20-year term of that application will be the earliest U.S. application that the application makes reference to or 365(c). (35 U.S.C. § 154(a)(2) does not take into account, for term, any application on which priority is claimed under 35 U.S.C. a c-i-p application, applicant should review whether any claim supported by an earlier application and, if not, the applicant should to the earlier filed application. The term of a patent is not based See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.	e based upon the filing date o o under 35 U.S.C. §§ 120, 121 the determination of the paten . §§ 119, 365(a) or 365(b).) For in the patent that will issue is consider canceling the reference
(complete the following, if applicable)	
☐ Amend the specification by inserting, before the first line	e, the following sentence
A. 35 U.S.C. § 119(e)	
NOTE: "Any nonprovisional application claiming the benefit of one or more p applications must contain or be amended to contain in the first sentent the title a reference to each such prior provisional application, identifyin and including the provisional application number (consisting of series cod § 1.78(a)(4).	ce of the specification following g it as a provisional application
"This application claims the benefit of U.S. Provisions	el Application(s) No(s).:
APPLICATION NO(S).:	FILING DATE
/	,
	· · · · · · · · · · · · · · · · · · ·
/	,
	<del></del>

(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed [4-1.1]—page 1 of 5)

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15

3. 35	U.S.C. §§ 120, 121 and 365(c)		
NOTE:	"Except for a continued prosecution application filed under § 1.53(d), claiming the benefit of one or more prior filed copending nonprovision applications designating the United States of America must contain or first sentence of the specification following the title a reference to each suit by application number (consisting of the series code and serial number under and international filing date and indicating the relationship of references to other related applications may be made when appropria § 1.78(a)(2).	al applications or international be amended to contain in the ch prior application, identifying er) or international application the applications Cross-	
ΧX	This application is a		-
	☐ continuation		
	₩ continuation-in-part		
	☐ divisional		
c	of copending application(s)	6	
Æ	application number 09 / 105,594	iled on 1-26-98; App. 1	No.
	International Application	filed on 09/187,706 file	ed on
	application number 09 / 105,594 for application number 09 / 105,594 for application and which designated the transfer of the proper reference to a prior filed PCT application that entered the U.	$_{10} = U.S.$ "/11-6-98; and A	pp. No.
NOIE:	The proper reference to a prior filed PCT application that entered the Usenal number and the filing date of the PCT application that designate		ed on 14-98.
NOTE:	(1) Where the application being transmitted adds subject matter to the the filing can be as a continuation-in-part or (2) if it is desired to do so fican be as a continuation.	• •	
NOTE:	The deadline for entering the national phase in the U.S. for an internal in the Nouce of April 28, 1987 (1079 O.G. 32 to 46) as follows:	ional application was clanfied	
	"The Patent and Trademark Office considers the International application month from the priority date if the United States has been designated at Preliminary Examination has been filed prior to the expiration of the 19th and until the 32nd month from the priority date if a Demand for International elected the United States of America has been filed prior to the from the priority date, provided that a copy of the international application that a copy of the international application has not been communicated to the Patent and 20 or 30 month period respectively, the international application become States 20 or 30 months from the priority date respectively. These periods as paragraph (n) of § 1.494 and paragraph (i) of § 1.495. A continuing applicant 120 may be filed anytime during the pendency of the international	nd no Demand for International to month from the priority date stional Preliminary Examination to expiration of the 19th month stion has been communicated respectively. If a copy of the did Trademark Office within the less abandoned as to the United is have been placed in the rules slication under 35 U.S.C. 365(c)	
	The nonprovisional application designated above, nar	mely application	
	U.S. Provisional Application(s) No(s).:	, claims the benefit of	
APPLIC	ATION NO(S).:	FILING DATE	
	/	"	
	/	"	
		combine all references '	
	(Added Pages for Application Transmittal Where Benefit of Price	or U.S. Application(s) Claimed [4-1.1]—page 2 of 5)	

(ReLTT—16/95 Pub.605) FORM 4-1.1 4-26

# 18. Relate Back-35 U.S.C. § 119 Priority Claim for Prior Application

The certified copy(ies) has (have)			Country	Appln, no.	Filed on	
<ul> <li>□ been filed on</li></ul>	The		•	• •	Filed Oil	
is (are) attached.  WARNING: The certified copy of the priority application that may have been communicated to the PTO by the International Bureau may not be relied on without any need to file a certified copy of the priority application in the continuing application. This is so because the certified copy of the priority application communicated by the International Bureau is placed in a folder and is not assigned a U.S. serial number unless the national stage is entered. Such folders are disposed of if the national stage is not entered. Therefore, such certified copies may not be available if needed later in the prosecution of a continuing application. An alternative would be to physically remove the priority documents from the folders and transfer them to the continuing application. The resources required to request transfer, retrieve the folders, make suitable record notations, transfer the certified copies, enter and make a record of such copies in the Continuing Application are substantial. Accordingly, the priority documents in folders of international applications that have not entered the national stage may not be relied on. Notice of April 28, 1987 (1079 O.G. 32 to 46).  19. Maintenance of Copendency of Prior Application  NOTE: The PTO finds it useful if a copy of the petition filed in the prior application extending the term for response is filed with the papers constituting the filing of the continuation application. Notice of November 5, 1985 (1060 O.G. 27).  A.   Extension of time in prior application  (This item must be completed and the papers filed in the prior application, if the period set in the prior application has run.)  A petition, fee and response extends the term in the pending prior application until  ———————————————————————————————————	-				- 2 /	
WARNING: The certified copy of the priority application that may have been communicated to the PTO by the International Bureau may not be relied on without any need to file a certified copy of the priority application in the continuing application. This is so because the certified copy of the priority application communicated by the International Bureau is placed in a folder and is not assigned a U.S. serial number unless the national stage is entered. Such folders are disposed of if the national stage is not entered. Therefore, such certified copies may not be available if needed later in the prosecution of a continuing application. An alternative would be to hysically remove the priority documents from the folders and transfer them to the continuing application. The resources required to request transfer, retrieve the folders, make suitable record notations, transfer the certified copies, enter and make a record of such copies in the Continuing Applications are substantial. Accordingly, the priority documents in folders of international applications that have not entered the national stage may not be relied on. Notice of April 28, 1987 (1079 O.G. 32 to 46).  19. Maintenance of Copendency of Prior Application  NOTE: The PTO finds it useful if a copy of the petition filed in the prior application extending the term for response is filed with the papers constituting the filing of the continuation application. Notice of November 5, 1985 (1060 O.G. 27).  A.   Extension of time in prior application  (This item must be completed and the papers filed in the prior application, if the period set in the prior application has run.)  A petition, fee and response extends the term in the pending prior application until  A copy of the petition filed in prior application is attached.  B.   Conditional Petition for Extension of Time in Prior Application  (complete this item, if previous item not application the pending prior application.	L				10 /	, which was
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<ul> <li>A conditional petition for extension of time is being filed in the pending prior application.</li> </ul>	<b>B</b> . [		Conditional Petition for	or Extension of Time in	Prior Application	
application.			(complete this	s item, if previous item	not applicable)	***
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			☐ A copy of the co	onditional petition filed in	the prior applicat	ion is attached.

# 20. Further Inventorship Statement Where Benefit of Prior Application(s) Claimed

(complete applicable item (a), (b) and/or (c) below)

This application discloses and claims only subject matter disclosed in the prior application whose particulars are set out above and the inventor(s) in this application are the same. less than those named in the prior application. It is requested that the following inventor(s) identified for the prior application be deleted: (type name(s) of inventor(s) to be deleted) (b) XX This application discloses and claims additional disclosure by amendment and a new declaration or oath is being filed. With respect to the prior application, the inventor(s) in this application are XX the same. the following additional inventor(s) have been added: \*\* (type name(s) of inventor(s) to be added) The inventorship for all the claims in this application are (c) the same. not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made is submitted. will be submitted.

(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed (4-1.1)—page 4 of 5)

21.	Aba	andonment of Prior Application (if applicable)
		Please abandon the prior application at a time while the prior application is pending, or when the petition for extension of time or to revive in that application is granted, and when this application is granted a filing date, so as to make this application copending with said prior application.
NOTE	pa re	scording to the Notice of May 13, 1983 (103, TMOG 6-7), the filing of a continuation or continuation-in- art application is a proper response with respect to a petition for extension of time or a petition to vive and should include the express abandonment of the prior application conditioned upon the anting of the petition and the granting of a filing date to the continuing application.
		ition for Suspension of Prosecution for the Time Necessary to an Amendment
WAR:	NING	: "The claims of a new application may be finally rejected in the first Office action in those situations where (1) the new application is a continuing application of, or a substitute for, an earlier application, and (2) all the claims of the new application (a) are drawn to the same invention claimed in the earlier application, and (b) would have been properly finally rejected on the grounds of art of record in the next Office action if they had been entered in the earlier application." M.P.S.P., § 706.07(b), 6th ed., rev. 2.
NOTE	an	here it is possible that the claims on file will give rise to a first action final for this continuation application ad for some reason an amendment cannot be filed promptly (e.g., experimental data is being gatnered) may be desirable to file a petition for suspension of prosecution for the time necessary.
		(check the next item, if applicable)
		There is provided herewith a Petition To Suspend Prosecution for the Time Necessary to File An Amendment (New Application Filed Concurrently)
23.	Sma	all Entity (37 C.F.R. § 1.28(a))
		Applicant has established small entity status by the filing of a statement in parent application / on
		☐ A copy of the statement previously filed is included.
WAR	NING	: See 37 C.F.R. § 1.28(a).
WAR	NING	: "Small entity status must not be established when the person or persons signing the statement can unequivocally make the required self-certification." M.P.E.P., § 509.03, 6th ed., rev. 2, July 1996 (emphasis added).
24	NO	TIFICATION IN PARENT APPLICATION OF THIS FILING
	ХХ	A notification of the filing of this (check one of the following)

continuation

☐ divisional

continuation-in-part

U.S.C. § 120.

(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed

is being filed in the parent application, from which this application claims priority under 35

(4-1.1)—page 5 of 5)



May 17, 1999

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Eran Steinberg

Serial No.: CIP of 09/105,594, Filed June 26, 1998; 09/187,706

Filed November 6, 1998; and 09/211,992 Filed December

14, 1998

For: "IN CAMERA MESSAGING AND ADVERTISEMENT SYSTEM"

Our File: 4473-27

Hon. Commissioner of Patents and Trademarks Box Patent Application Washington, D.C. 20231

Re: Continuation-in-Part Application

Dear Sir:

Enclosed are the following:

- 1. A New Application Transmittal with Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed based upon parent application serial nos. 09/105,594, filed June 26, 1998; 09/187,706, filed November 6, 1998; and 09/211,992 filed December 14, 1998;
- 2. Check no. <a href="#">1/971</a> for the filing fee in the amount of \$711.00;
- 3. New 27 page specification;
- 4. 9 pages of drawings;
- 5. Declaration, Petition and Power of Attorney document (signed);

4473 0027 PMS1514.DOC

- 6. Verified Statement Claiming Small Entity Status (signed);
- 7. Assignment with Recordation Cover Sheet;
- 8. Copy of Notification of Filing of Continuing or Divisional Application filed in each parent case; and
- 9. A postcard for return as confirmation of receipt of the above materials.

Please acknowledge receipt of these materials by stamping the date on the enclosed, stamped self-addressed cards. The Commissioner is authorized to charge any required additional fees or credit any overpayment to Deposit Account 08-0520.

Respectfully submitted,

ROSENBLUM, PARISH & ISAACS Professional Corporation

David H. Jaffer

Enclosures

Applio	eant or P		73-27 Eran Steinberg		Filed/Issued _		
	VERI ST	FIED ST	TATEMENT 37 CFR 1.9(f)	(DECLARAT AND 1.27(c) -	ION) CLAIM SMALL BUS	ING SM INESS	MALL ENTITY CONCERN
I am		an offic		l business conce il business conc			on behalf of the concern
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			Patent No	erial No	Issued		
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Name	<b>:</b> :						
Addre □		VIDUAL	, 🗆	SMALL BUS	SINESS		NONPROFIT ORG.

I acknowledge my duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the Issue Fee or any Maintenance Fee due after the date on which status as a small entity is no longer appropriate (37 CFR 1.28(b)).

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful, false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful, false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this Verified Statement is directed.

NAME OF	PERSON SIGNING:	Eran Steinberg					 
TITLE:	Vice President						
ADDRESS	OF PERSON SIGNING	j:					
SIGNATU	RE: ST	£	Date:	Apr	9	99	 
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2	IN CAMERA MESSAGING AND ADVERTISEMENT SYSTEM
3	This is a Continuation-in-Part of Application No. 09/105,594 filed June 26, 1998, a
4	Continuation-in-Part of Application No. 09/187,706 filed November 6, 1998, and a
5	Continuation-in-Part of Application No. 09/211,992 filed December 14, 1998.
6	Background of the Invention
7	
8	Field of the Invention
9	The present invention relates generally to digital still and video cameras, and
10	more particularly to a digital camera system wherein personal, camera model related and
11	generic messages are compiled and transmitted by a message center and received by and
12	displayed on a digital camera. This invention is related to the inventions disclosed in
13	U.S. Patent Application Nos. 09/105,594, filed June 26, 1998; 09/187,706 filed
14	November 6, 1998; and 09/211,992, filed December 14, 1998, the disclosures of which
15	are incorporated herein by reference.
16	
17	Brief Description of the Prior Art
18	Traditionally, when cameras are sold by a retailer to a customer, it is a one-time
19	transaction. There is normally very little opportunity for the camera vendor, the retailer,
20	or the manufacturer or a digital camera service center, etc. to promote an on-going

business relationship with the particular customer. Although cameras are known that can

send and receive messages, they do not provide for an on-going business relationship. A

camera with message capability is described in U.S. Patent No. 5,220,366 that can receive and display messages and transmit acknowledgment to the sender. In this patent, the goal is to minimize the number of devices a photographer needs to carry with him by integrating a photographer's pager with the camera. The pager in this patent is not configured to be directly relevant to the actual operation of the camera, or for enhancement of communication between a customer and the manufacturer, retailer, service center, etc. Currently, camera warranty records are kept by vendors and can be used to identify purchases for the purpose of sending upgrade information, etc., but statistically a high percentage of purchasers do not fill out and return their warranty registration forms. Furthermore, a manufacturer's method of contacting purchasers from warranty registrations is normally through mailed advertisements, and because of the large quantity of so called junk mail, it is common for such items to be discarded without review.

In view of the above, it is apparent that a need exists for a method by which the vendor, manufacturer, retailer, service center, etc. can leverage on the ability of a digital camera to display alphanumeric and graphical messages on a camera display. Although most digital cameras are equipped with the capability of displaying data, it is limited to information and data already programmed into the camera at the time of manufacture, and does not enhance vendor to customer communication.

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1	SUMMARY
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2	It is therefore an object of the present invention to provide a system for
3	maintaining communication between a seller of camera related merchandise or services,
4	or a billing center and a camera user.

It is a further object of the present invention to provide a system wherein a manufacturer or retailer can advertise camera upgrades and new models to individuals who have purchased a camera.

It is a still further object of the present invention to provide a system wherein the advertisement can be in visual or audio form.

It is a still further object of the present invention to provide a system wherein a direct content advertisement can be sent to camera users based on their usability habits.

It is a still further object of the present invention to provide a system wherein a personal content advertisement can be sent to camera users based on additional data from the user such as from questionnaires etc.

It is a still further object of the present invention to provide a system wherein a generic advertisement can be sent to camera users based on their usability habits.

It is a still further object of the present invention to enable ongoing advertisement in the form similar to banners on the camera display.

It is a still further object of the present invention to enable an interactive response by the camera user to such messages.

Briefly, a preferred embodiment of the present invention includes a system wherein a message center maintains records of camera purchasers, and each corresponding camera identification (ID). The message center prepares and collects

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messages, putting them in categories including personal messages for a particular camera/user, groupwise messages for all users of a particular category such as camera model, shooting habits, other interests, etc., and generic messages which can be advertisements for all users with cameras configured according to the system. Each camera is equipped with a transceiver for receiving and sending data, and a visual display for observing the messages. Alternatively, the communication to the user can be achieved by means of an audio signal such as from a speaker built into the camera. When a user turns on the camera, the transceiver transmits a signal conveying the camera identification to the message center. In response, the center packages the messages that are identified for the particular camera/user and transmits them along with a code that assures reception of personal message portions only by the specific camera. In addition, such personal communication may also be encrypted. The camera receives the messages, and places them on a display based on a predefined priority. Interactive messages remain on the display until the user responds through activation of a key or key sequence on a camera keypad. Alternatively, a key or key sequence is provided whereby a user can select to not receive messages, the activation of the key/sequence directing the camera processor to not initiate the signal transmission to the message center upon camera activation.

An advantage of the present invention is that it provides a camera vendor or retailer the ability to promote photo related advertisements such as related photographic services, upgrades and new models.

1	A further advantage of the present invention is that it can send a custom message
2	relevant to a single camera user, and/or generic messages to users of cameras with a
3	particular classification or interest category, and/or to all users.
4	A still further advantage of the present invention is that advertisements can be
5	sent to a camera with a greater probability of being received and processed by the camera
6	user than an advertisement sent by other non-direct messaging systems such as mail, to
7	be received most often with numerous other junk mail items.
8	A still further advantage of the present invention is that messaging received by the
9	camera can be interactively responded to by the cameras user, providing an immediate
10	and convenient mechanism to respond to messages.
11	A still further advantage of the present invention is that the system can provide an
12	additional income category for the camera vendors, in the form of direct advertisement.
13	A still further advantage of the present invention is that camera users can stay
14	well informed as to services and improvements related to their camera.
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16	In the Drawing
17	Fig. 1 is an illustration of the system of the present invention;
18	Fig. 2 shows the LCD display on the back side of the digital camera;
19	Fig. 3A is a flow chart of preparation of user based message packets by the
20	message center;
21	Fig. 3B is a flow chart of preparation of multiple classification message packets

by the message center;

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Fig. 3C illustrates a possible single message structure;

l	Fig. 3	D illustrates a	packet	generated	from	multiple	messages
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- Fig. 4 shows an example of a generic message;
- Fig. 5 shows an example of a personal message;
- Fig. 6A is a flow chart providing further detail of a preferred embodiment of the present invention;
- Fig. 6B is a flow chart of an alternate embodiment; and
- Fig. 7 is a detailed block diagram of the digital camera.

# Detailed Description of the Preferred Embodiment

Referring now to Fig. 1 of the drawing, a preferred embodiment of the system 10 of the present invention is illustrated, including a message center 12, a digital camera 14 and various ways of communication between the center 12 and camera 14. The preferred mode of communication is through a radio frequency connection, facilitated in the camera by a transceiver as evidenced by antenna 16. Transmission can be through a cellular telephone type of system, or it can be a dedicated radio frequency network, to a network transceiver 18 making connection through lines 19 and 21 to a communication network which can be either digital 20 or analog 22. Transmission to the message center also occurs if the camera is connected to the network through a cable connection. For example, a direct digital connection is made through connector 24 and cable 26 to the digital network 20. Connection can alternatively be made from the digital connector 24 to analog network 22 through cable 28 and modem 30. Instead of the external modem 30, the camera can include an internal modem with an analog output 32 for connection to a cable 34 to the analog network 22. A programmable card 36 can also be used,

interfacing with the camera through slot 38. The card can receive data from the network through a computer 40 connected to the network by cables 42 or 44.

Fig. 2 shows the back 46 of the camera 14 with an LCD display screen 48 for reviewing messages from the center 12. The messages of the present embodiment sent by the message center are generally related but not essential to the camera operation, and are better described as informative advertisements and peripheral camera business.

Although the LCD display screen 48 is shown as a preferred embodiment, the spirit of the present invention also includes other apparatus for displaying a message that will be apparent to those skilled in the art. For example, the messages can also be displayed inside a camera view finder 49, or on another separate message screen such as at area 51. The display of a message can occupy either the whole screen, or a portion of it, also referred to as a banner message. For example, in the screen 48 as shown in Fig. 2, a message could be limited to the area occupied by the two lines of text displayed. The area can be a dedicated area for display of messages.

Although the visual display is shown as a preferred embodiment, the spirit of the present invention also include other apparatus for conveying messages that will be apparent to those skilled in the art. For example, the message can be played to the used via an audio speaker 45.

In operation of the system 10, the message center 12 prepares and collects messages and sorts them into categories including personal messages for a particular camera/user, messages for all users of a particular category, and generic messages for all users of cameras configured according to the system 10. When a user turns on the camera 14, the camera automatically transmits a signal to transceiver 18 for conveying

the camera identification to the message center 12. In response, the center 12 transmits

back to the camera any messages that are identified/sorted for the particular camera/user.

3 In the case of a generic message or messages to generic categories, such as all users of a

specific camera model, the message center may continuously transmit messages without

5 waiting for a camera to identify itself.

Messages that are specific to a particular category, or only for a particular camera/user, are sent with an identification code corresponding only to that particular camera. In addition, personal messages to a particular user may be encrypted, or otherwise secured. The camera according to the present invention will only receive and store in memory those messages that include the proper matching message codes. For example, all cameras configured according to the system of the present invention will respond to a code for generic messages. A separate code must be included for model based messages, and each camera has its own distinct code that must be transmitted with those messages intended for only a specific camera.

Other categories may include professional photographers, wild life photographers, etc. A single camera may subscribe to more than one category. The subscription process may be initiated by the camera user or by the message center. For example, a user may choose the categories which he is interested in by going through an interactive selection mechanism on the camera via a yes/no list on the LCD or as played on the camera's audio system. In a different scenario, the user may subscribe to such categories by filling a questionnaire at the time of purchase or when filling in a warranty card. In a different scenario, an intelligent advertisement center may build a user profile based on other

information such as the quantity of images taken by a camera, the type of images etc., in order to determine a possible class of interest.

An alternative embodiment of the system includes the camera 14 with a user selection on pad 50 whereby the user can choose to receive or not receive messages. A further alternative includes selection by a user to receive only one or more types of messages, such as only personal messages, or only personal and interest group based messages, etc. A further alternate embodiment of the system includes the message center 12 continuously transmitting generic messages as mentioned above for all cameras, and/or continuously transmitting interest group messages and/or personal messages along with the particular codes required for reception of the messages by a particular camera.

The camera 14 receives the messages, stores them in RAM (Fig. 7), and puts them on the display 48, or other messaging mechanism such as an audio speaker 45 as provided in an order according to a priority assigned by the message center. Interactive messages remain on the display 48 until the user responds, preferably through activation of a key or key sequence on the camera keypad 50. Alternatively the keypad 50 can be implemented as virtual keys by implementing the LCD screen 48 as a touch screen. As part of the preferred embodiment, or as an alternative feature, a key or key sequence is provided allowing a user the option of avoiding the reception of messages by activating the key or key sequence on the keypad 50. In response to the key sequence, the camera processor preferably refrains from initiating the transmission of a signal notifying the message center that the camera is activated. Other methods of deactivating the message system will be apparent to those skilled in the art, and these are included in the spirit of the present invention. For example, a switch or key sequence can be provided that

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deactivates the transceiver by cutting off its power source, etc. This latter approach is preferably provided in the camera, according to the system requirements when the alternate embodiment is implemented wherein the center continuously transmits messages.

Fig. 3A illustrates the process of preparing a message packet for a particular camera. When the message center receives a notification 53 that a specific camera is being turned on, or alternatively ready to receive new messages, the center issues commands 55 to the databases to prepare a packet. Fig. 3A shows three databases, including a user's database 58 containing user specific information such as the user's name, address, ID 59, camera model, and the user's special interests. In addition, the user database 58 can include personal messages that are directed to a particular user, such as a notice of expiration of a warranty, service contract, etc. An interest group message in database group 56 could be for a specific camera model group messages such as a recall notice, tips on how to use a camera upgrade for the particular model, or special The generic message database could include new product operating instructions. advertisements and other generic messages. Messages in the generic database (60) can be advertisements that are only remotely related to the cameras themselves. For example, such advertisements can promote a specific brand of batteries, a special offer on printing services etc.

In operation, sending database 58 the user ID would cause the particular users interest group data to be sent to the interest group database 56. The database 56 responds by outputting 63 the corresponding stored messages. The user's database 58 outputs the personal messages, either directly 65, or to an encryption routine 61, which then outputs

67 encrypted personal messages. The generic messages, interest group messages and personal messages are then each assigned a priority and display time 54, packaged 52, and sent and displayed 80 on the user's camera.

Fig. 3B describes an alternative advertisement system in which the advertisement system sends generic messages (block 94) as well as messages associated with special interest groups (block 92) on a continuous or periodic basis, either random or scheduled, without the center having received a signal from a camera that it has been turned on. Messages for specific individual users are only sent by request (block 90), i.e. when the center receives a signal indicating that a camera has been turned on. In the system illustrated in Fig. 3, the camera preferably has the role of deciding whether to accept a message or not, as well as the role of prioritizing the camera display (block 96).

Fig. 3C illustrates an example of a possible single message structure. Each message has an identification number. In addition, the message type is indicated for determining the distribution of the message, whether it is a personal message, an interest group message, or a generic message. Other parameters include message priority, and the body or i.e. content of the message. The message body can be in a known file format, such as display language HTML, or alternatively in a proprietary graphic or textual format.

Fig. 3D illustrates a packet generated from multiple messages such as described in Fig. 3C.

Fig. 4 illustrates a generic type of message for an advertisement. The messages can be displayed on a portion of the screen as a banner, or they can occupy the entire screen. In the case of an interactive message, the user may be asked to reply. As an

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alternative, messages that will not be replied to may have a default reply that is activated

2 after a predefined length of idle time. Naturally, such advertisements can be not only

alphanumeric, but graphical depending on the display category.

Fig. 5 illustrates a personal message notifying a camera user that prints are ready for pickup. As before, the user may be prompted for a reply.

Referring now to Fig. 6A, the method of the preferred embodiment is illustrated in more detail in a flow chart. The method of Fig. 6A assumes and includes the process of Fig. 3A or a similar procedure where the message center has prepared messages waiting for transmission to a camera. The next step, as shown in Fig. 6A is a user starting/turning on a camera (block 62). The camera 14 (Fig. 2) optionally includes a key 64 (Fig. 2) or a key sequence by which the user may select to receive or not receive the messages as explained above. This option is indicated by block 66 in Fig. 6A. If the user selects to not receive messages 68, a preferred embodiment has the camera not transmitting a message request signal (block 70). Alternatively, or in addition a key sequence is provided whereby a user can select to not receive any messages transmitted from the message center. This latter approach is preferred if the message center is continuously transmitting. If the user selects to receive messages 72, the camera transmits a message request signal to the message center 12 (block 74). The message request signal includes information identifying the camera. It also may include a camera access code that must be transmitted by the message center in order for the particular camera to receive the message. Optionally, the message center may already have the access code for each camera serial number, and in that case the camera only needs to transmit enough information to identify itself.

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Upon receipt of the request signal from the camera, the message center 12 collects any personal messages and any messages for the particular model camera (block 76). The center 12 then adds selected generic messages and puts them in an order, assigning the These messages are then necessary order/priority (block 78). "packaged" and sent/transmitted to the camera (block 80). The camera receives a block of messages and stores them in memory. Each message is then separately placed on the LCD display 48 (block 82) according to the priority assigned by the message center. Each message remains on the display for a prescribed time according to the priority data. Alternatively, each message can remain on the display until the user activates a key, for example on the keypad 50. As a further option, the camera includes a key allowing a user to move forward or backward (toggle) in the message list to find a particular message. (block 83). The user can also select to delete a particular message from memory. The preferred method of display is sequential, with each message displayed in the order assigned according to a priority sent by the message center. The user can select (toggle) to have each message displayed until a key is activated to display the next message. A second key can be used to move backwards in the list of messages to view a message previously displayed. Alternatively, the user can select to have the camera automatically display the messages, one at a time in the order assigned, with each message displayed for a set time interval and then automatically displaying the next message, etc. These options are indicated by block 83. In the case of any interactive messages such as the one illustrated in Fig. 4, the user must respond by pressing the required key on the keypad 50, which is Y or N in Fig. 4 (block 84). The camera then transmits the answer/selection (block 86).

Fig. 6B illustrates an alternate embodiment, as described above based on the packets as described in Fig. 3B, wherein the center continuously transmits messages. The message center collects generic messages, model based messages, and personal messages and assigns the camera access codes to the model and personal based messages for the corresponding cameras (block 61). The center then transmits the messages and required codes continuously (block 63). In order for the camera to receive a message, the user first turns the camera on (block 65), and then selects (block 67) to either receive 69 or not receive 71 messages. Upon receiving and displaying a message (block 73), the user will need to respond if the message is interactive (block 75). The response is then transmitted by the camera to the message center (block 77).

Fig. 7 is a detailed block diagram of the digital camera 14, including a modification of the integrated communications device and digital camera shown in Fig. 9 of U.S. Patent Serial Number 09/105,594, the disclosure of which is included in the present specification by reference. For a detailed disclosure of various alternative network connections, reference is made to the relevant figures of Serial Number 09/105,594. Referring now to Fig. 7, the camera 14 includes a camera digital image acquisition apparatus 88 in communication with a processor 90 through bus 90. The processor 90 includes a clock 94, a counter 96, storage for additional data 98, image processing capability 100 and a security engine 102. The connector 24 provides interface with the processor 90 through network connection controller 104 by way of bus lines 106, 108, 110 and 112. Alternatively, or in addition, the camera has a built-in modem 114 interfacing with the controller 104 via bus 116, and to a communications network through connector 32 via bus 118. The smart card 36 of Fig 1 interfaces through the card

- slot 38 with the processor 90 by way of card controller 120 via buses 122, 124, 110 and
- 2 112. The transceiver 125 is shown for RF communication, interconnected with the
- network controller 104 via bus 126, and including the antenna 16 connected via bus 128.
- The keypad 50 is interfaced with the processor 90 by a keypad controller 130 via buses
- 5 132, 134, 110 and 112.
- Numerous user interface items are shown in Fig. 7, included generally in the user
- 7 interface area 136 of Fig 1 or at other locations as desired, including a battery indicator
- 8 138 and LCD display 140, a power switch 142, light alarm 144, and sound alarm 146.
- 9 These are all interfaced with the various relevant component blocks of Fig. 7 by a user
- interface controller 148. The LCD display 140 (Fig. 2) for purposes of the present
- disclosure includes facility for any of various items that may be useful to communicate
- camera related matters to the user. These include a count of the number of images taken,
- and indication of low battery power. The light 144 and sound alarm 146 are used with or
- without accompanying messages indicated by the LCD display 140. For example, the
- alarm may indicate low battery power. LCD display 48, located preferably on the camera
  - back, as shown in Fig. 2, also receives data from the processor through controller 148. It
- displays messages from the message center, but can alternatively be used to display the
- camera related items described as displayed on display 140. Also indicated in Fig. 7 are
- the necessary memory units, including a ROM 149 and RAM 150 and a power supply
- 20 152 with options, including a battery 154, an AC battery charging supply input 156, a
- 21 phone line power connection 158 and a line 160 from an alternate power bus, not shown.
- In operation, activation of power switch 142 turns the camera on, causing the
- processor 90 to send the camera identification to the message center 12 by activating the

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transceiver 125 for sending a corresponding camera ID code. The processor may also

2 send an access code that must be indicated in data sent to the camera in order for the data

3 to be received. This code does not have to be sent if the center 12 already has the code

4 for each camera.

Although the present invention has been described above in terms of a specific

6 embodiment, it is anticipated that alterations and modifications thereof will no doubt

become apparent to those skilled in the art. It is therefore intended that the following

claims be interpreted as covering all such alterations and modifications as fall within the

true spirit and scope of the invention.

10 It is claimed that:

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# Claims

A digital camera comprising:

2	(a)	image capture means for converting a light image to digital image
3		data;
4	(b)	transceiver means for sending and receiving digital data through a
5		communications network; and
6	(c)	code means for selectively receiving messages sent to said camera
7		by a message center.
1	2. A digi	ital camera as recited in claim 1 further comprising automatic signal
2	transmission means	for automatically causing said transceiver to transmit a message
3	request signal to said	d message center conveying an identification of said camera when
4	said camera is turned	on.
1	3. A dig	ital camera as recited in claim 1 further comprising user activated
2	means for causing sa	aid transceiver to transmit a message request signal to said message
3	center conveying an i	identification of said camera.
1	4. A dig	cital camera as recited in claim 1 further comprising means for
2	disabling said automa	atic signal transmission means when a user does not want to receive

messages.

- 5. A digital camera as recited in claim 1 wherein said code means includes a unique identification for said camera.
- 6. A digital camera as recited in claim 1 further comprising first display means including means for displaying said messages, and means for displaying said image.
- 7. A digital camera as recited in claim 6 wherein said first display means is an LCD display located on a back side of said camera.
- 8. A digital camera as recited in claim 6 wherein said first display means includes a dedicated banner region for display of said messages.
- 9. A digital camera as recited in claim 6 further comprising a second display means for displaying said messages.
- 1 10. A digital camera as recited in claim 9 wherein said second display means 2 is a display observable through a viewfinder of said camera.
- 1 11. A digital camera as recited in claim 6 further comprising interactive 2 message response means for responding to a question received in a message from said 3 message center.

1	12.	A digital camera as recited in claim 11 wherein said interactive message							
2	response mea	eans enables a user to selectively store, delete and skip a message.							
1	13.	A digi	tal cam	nera as recited in claim 11 wherein said first display means					
2	includes a to	ouch scre	een, an	d said interactive message response means is activated by					
3	implementati	on of sai	d touch	n screen.					
1	14.	A digi	tal cam	nera as recited in claim 11 wherein said interactive message					
2	response mea	ns is act	ivated l	by physical buttons external to said first display means.					
1	15.	A digi	tal cam	era as recited in claim 5 further comprising audio means in					
2	the form of a	speaker	for pla	ying said messages on said digital camera.					
1	16.	A digi	ital can	nera as recited in claim 15 wherein said messages can be					
2	interactively	-		l and skipped.					
-		repanj en	, 20010	- the start party and the					
1	17	A digi	tal cam	era message system comprising:					
1	17.								
2		(a)		ge center means including					
3			(i)	means for collecting, preparing and sorting messages to be					
4				sent to a digital camera; and					
5			(ii)	first communication means responsive to reception of a					
6				message request signal conveying a camera identification					
7				for transmitting messages to said camera: and					

8	(b)	a digi	tal camera including
9		(i)	image capture means for converting a light image to digital
10			image data;
11		(ii)	second communication means for sending and receiving
12			data through a communications network;
13		(iii)	code means including means responsive to a code for
14			selectively processing messages sent to said camera; and
15		(iv)	automatic signal transmission means for automatically
16			causing said second communications means to transmit a
17			message request conveying an identification of said camera
18			when said camera is turned on.
1	18. A dig	ital car	mera message system as recited in claim 17 wherein said
2	message center mean	s inclu	des a capability to send a selected said message to a specific
3	said camera based on	said co	ode.

- A digital camera message system as recited in claim 17 wherein said 19. 1 message center means further includes a capability to send a message simultaneously to a 2 plurality of cameras by transmitting a corresponding particular said code. 3
- A digital camera message system as recited in claim 17 wherein said 20. 1 message center means further includes a capability to prioritize messages as part of a 2 single packet of multiple said messages. 3

1 21. A digital camera message system as recited in claim 17 wherein said 2 digital camera further includes means for disabling said automatic signal transmission

means when a user does not want to receive messages.

- 1 22. A digital camera system as recited in claim 17 wherein said camera further 2 includes message display means for displaying said messages.
- 1 23. A digital camera system as recited in claim 22 wherein said camera further 2 includes a system for temporarily storing said messages prior to displaying said 3 messages.
- 1 24. A digital camera system as recited in claim 23 wherein said camera further
  2 includes means for selecting a particular one of said stored messages.
- 25. A digital camera system as recited in claim 24 wherein said means for selecting includes setting said camera to automatically display a list of stored messages sequentially with each message displayed for a set amount of time.
- 1 26. A digital camera system as recited in claim 24 wherein said means for 2 selecting includes means for automatically displaying the messages in an order according 3 to a priority assigned by the message center.

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- 27. A digital camera system as recited in claim 22 wherein said message display means is an LCD display located on a back side of said camera.
- 28. A digital camera as recited in claim 22 wherein said message display means is viewed through a viewfinder of said camera.
- 1 29. A digital camera as recited in claim 22 wherein said message display 2 means is generated through a speaker located on the camera.
  - 30. A digital camera system as recited in claim 22 wherein said camera further includes interactive message response means for responding to a question received in a message from said message center.
  - 31. A digital camera system as recited in claim 30 wherein said interactive message response means is activated by a touch screen.
- 32. A digital camera system as recited in claim 30 wherein said interactive message response means is activated by physical buttons external to said message display means.
  - 33. A method of communication comprising:
- 2 (a) preparing a message at a message center for transmission to a camera;

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4		(b) transmitting a message request to said message center by a
5		transceiver means included in said camera, said message request
6		containing identification of said camera;
7		(c) transmitting said message from said message center to said
8		camera; and
9		(d) displaying said message on a display means.
1	34.	A method of communication as recited in claim 33 further comprising:
2		(a) means for preparing multiple messages to be transmitted; and
3		(b) assigning priority values to said messages.
1	35.	A method of communication as recited in claim 34 wherein said priority
2	values include	e a length of time to display each said message.
1	36.	A method of communication as recited in claim 34 wherein said priority
2	values include	e an order of display of said messages.
1	37.	A method as recited in claim 33 further comprising disabling said
2	transceiver me	eans to avoid transmitting said message request.
1	38.	A method as recited in claim 33 wherein said display means includes a

dedicated banner region for display of said messages.

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- 1 39. A method as recited in claim 33 wherein said display means includes a separate dedicated display means dedicated for display of said messages.
- 1 40. A method as recited in claim 39 wherein said dedicated display means 2 includes a display that is received through a viewfinder of said camera.
- 1 41. A method as recited in claim 39 wherein said display means includes an LCD display on a back side of said camera.
  - 42. A method as recited in claim 39 wherein said display means includes a speaker located on the camera.
- 1 43. A method as recited in claim 33 further comprising
  - (a) including in said message a request for a response; and
  - (b) responding to said request for a response by transmitting a response from said camera to said message center.
- 1 44. A method as recited in claim 43 wherein said response is activated by 2 physical buttons external to said message display means.
- 1 45. A method as recited in claim 43 wherein said display means includes a 2 touch screen and said response is activated by implementing said touch screen.

1	46.	A digital camera message system comprising:				
2		(a)	messag	ge center	r means including	
3			(i)	means	for collecting, preparing and sorting messages to be	
4				sent to	a digital camera, said messages including	
5				a)	a generic message for transmission to all of a	
6					plurality of said cameras;	
7				(b)	an interest group based message for transmission to	
8					selected said cameras of a particular interest group;	
9				(c)	a personal message prepared for transmission to a	
10					selected one of said cameras; and	
11			(ii)	means	for transmission of said messages to said cameras	
12				includi	ng	
13				(a)	means for repeatedly transmitting said messages;	
14				(b)	means for including a code, for allowing each said	
15					interest group message and each said personal	
16					message to be received only by a corresponding	
17					selected said camera.	
1	47.	A digi	tal came	era mes	sage system as recited in claim 46 further comprising	

- g means for continuously sending said messages.
- A digital camera message system as recited in claim 46 further comprising 48. 1 means for unselectively sending said messages. 2

- 49. A digital camera message system as recited in claim 46 further comprising 1 means for sending said messages only when a request arrives from a said digital camera. 2 50. A digital camera message system as recited in claim 46 further 1 comprising: 2 a digital camera including 3 (a) image capture means for converting a light image to digital (i) 4 image data; 5 communication means for sending and receiving data (ii) 6 through a communications network; 7 code means including means responsive to a code for (iii) 8 selectively receiving said messages sent to said camera 9 through said network; and 10 disabling means wherein a user can select to receive or not (iv) 11
- 1 51. A digital camera message system as recited in claim 46 wherein said 2 personal messages are encrypted.

receive said messages.

1 52. A digital camera as recited in clam 47 further comprising means for decrypting said personal messages.

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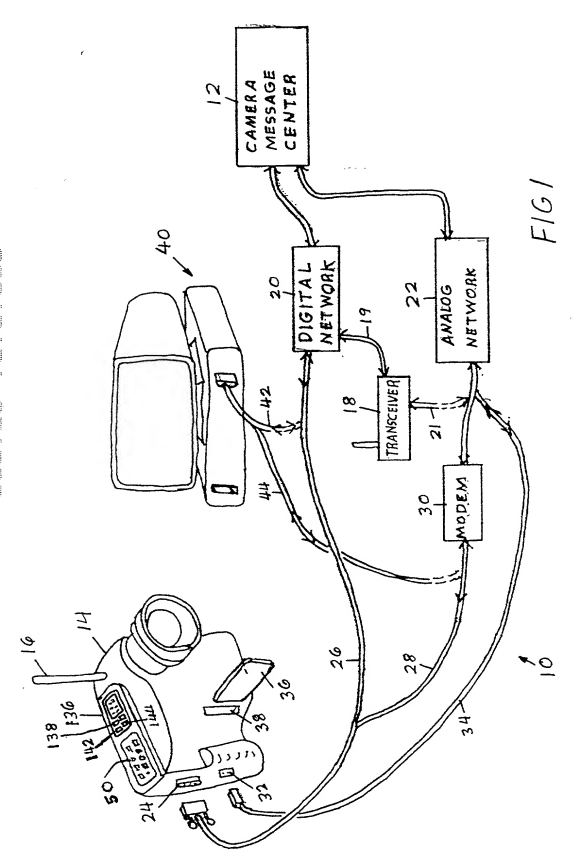
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### Abstract

A digital photography messaging and advertisement system wherein a message center maintains records of camera purchasers, and each corresponding camera identification (ID). The message center prepares and collects messages, putting them in categories including personal messages for a particular camera/user, messages for all users of a particular interest group, and generic messages which can be advertisements for all users with cameras configured according to the system. Each camera is equipped with a transceiver for receiving and sending data, and a display for observing the messages or listening to them. Each camera subscribes to its own personal messages. In addition, a camera user may subscribe to a single or multiple interest groups. When a user turns on the camera, the transceiver transmits a signal conveying the camera identification to the message center. In response, the center packages the messages that are identified for the particular camera/user and transmits them along with a code that assures reception only by the specific camera. Alternatively, the messaging and advertisement center continuously transmits generic and user interest group messages. The camera receives the messages, and places them on a display. Interactive messages remain on the display until the user responds through activation of a key or key sequence on a camera keypad. Alternatively, a key or key sequence is provided whereby a user can select to not receive messages, the activation of the key/sequence directing the camera processor to not initiate the signal transmission to the message center upon camera activation.



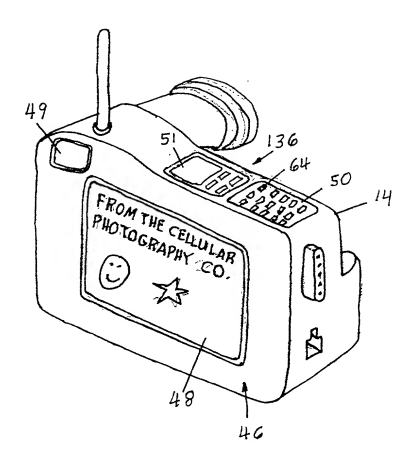
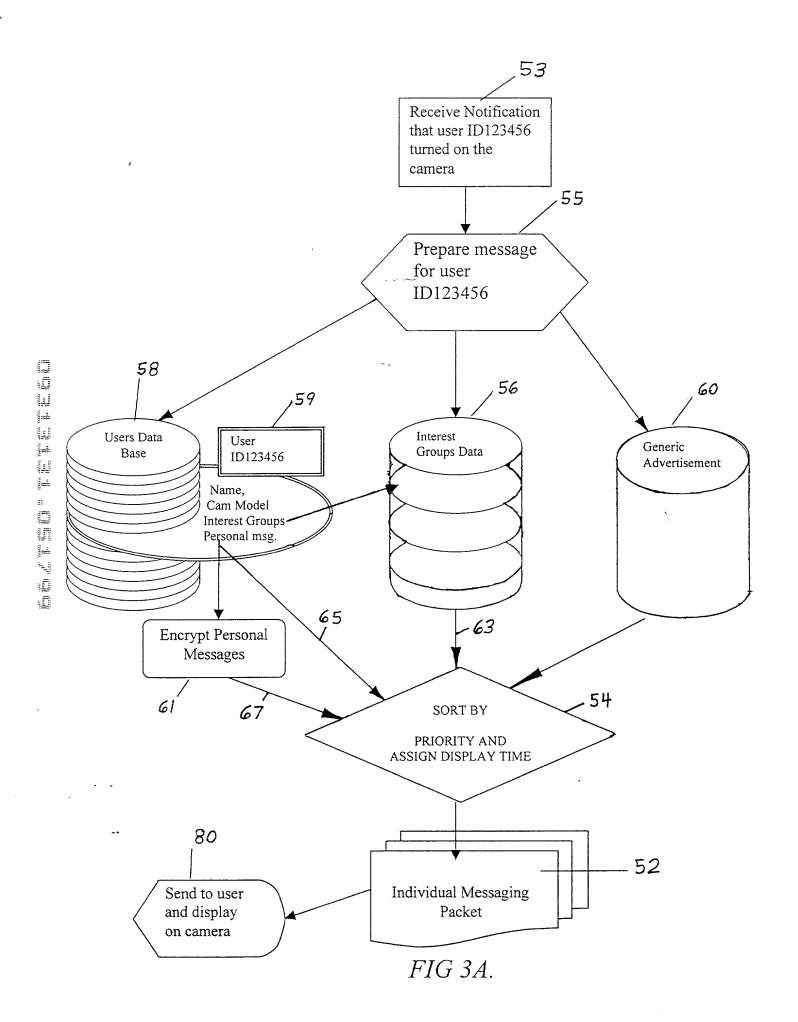


FIG2



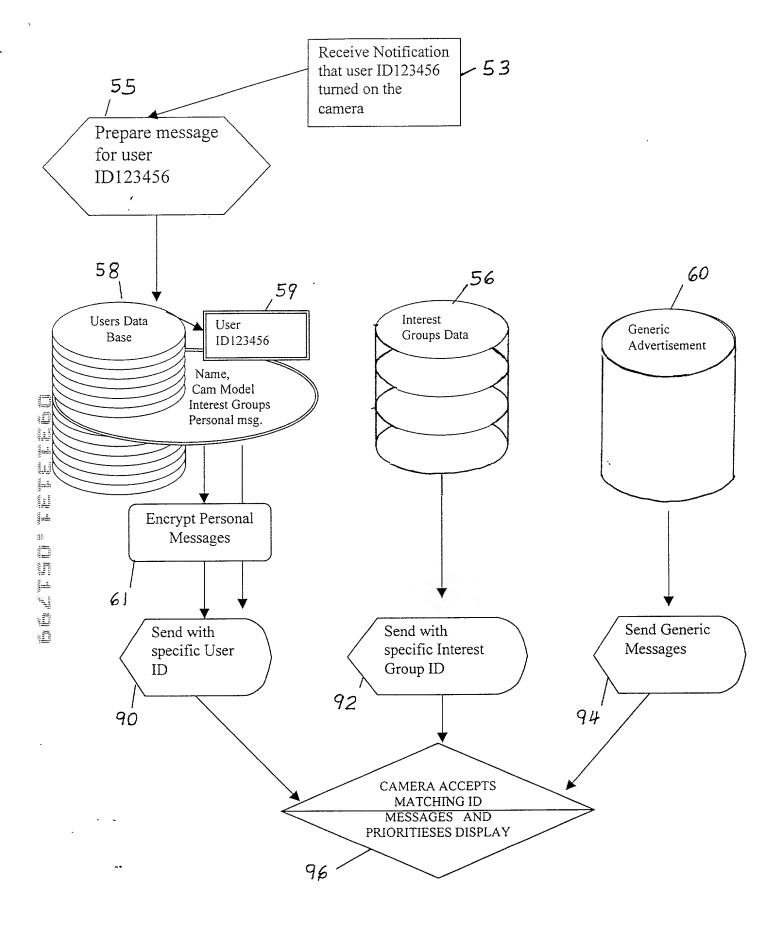
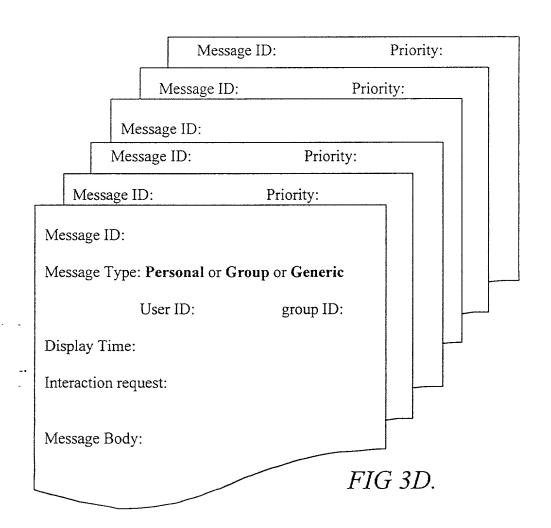


FIG 3B.

Message ID:		Priority:
Message Typ	e: <b>Personal</b> or	Group or Generic
	User ID:	group ID:
Display Time	::	
Interaction re	quest:	e de la companya de
Message Bod	y:	
		FIG 3C.



# SUBSCRIBE NOW FOR A SPECIAL OFFER

We will print 20 images from your camera

## FREE

Please send details Y, N

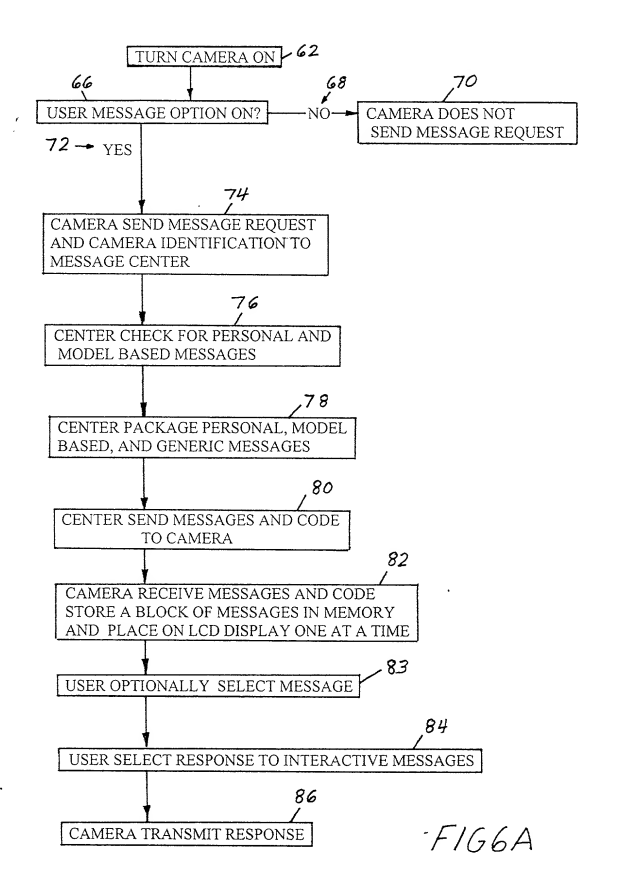
F1G 4

Mr. Doe:

Your prints are ready for pick-up at

Photo Store 123 Camera Way Goodview, CA 65431

F1G5



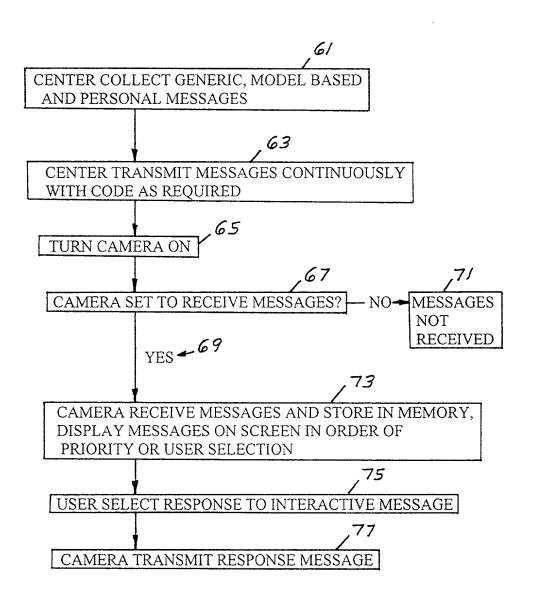


FIG 6B

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### COMBINED DECLARATION, POWER OF ATTORNEY & PETITION

#### DECLARATION

As a below-named inventor, I hereby declare that:

- (i) my residence, post office address and citizenship are as stated below next to my name;
- (ii) I have reviewed and understand the contents of the specification identified herein including the drawing and claims as amended by any amendment referred to below;
- (iii) I believe I am the original, first and sole inventor of the invention entitled:

#### "IN CAMERA MESSAGING AND ADVERTISEMENT SYSTEM"

as described and claimed in the specification which is attached hereto.

(iv) I hereby claim the benefit under 35 U.S.C. 120 of any United states patent application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. 112, I acknowledge the duty to disclose material information as defined in 37 CFR 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

09/105,594 (application serial no.)	06/26/98 (filing date)	Pending (status)
09/187,706 (application serial no.)	11/06/98 (filing date)	Pending (status)
09/211,992 (application serial no.)	12/14/98 (filing date)	Pending (status)

(v) this application in part discloses and claims subject matter disclosed in my earlier filed pending application Serial Nos. 09/105,594 filed 06/26/98, 09/187,706 filed 11/6/98, and 09/211,992 filed 12/14/98;

as to the subject matter of this application which is common to said earlier applications, I do not know and do not believe that the same was ever known or used in the United States before my or our invention thereof or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to said earlier applications, or in public use or on sale in the United States more than one year prior to said earlier applications;

(vi) as to the subject matter of this application which is not common to said earlier application, I do not know and do not believe that the same was ever known or used in the United States before my or our invention thereof or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to the date of this application, or in public use or on sale in the United States more than one year prior to the date of this application;

I declare further that all statements made above of my own knowledge are true and all statements made on information and belief are believed to be true; and these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

#### POWER OF ATTORNEY

I hereby appoint the following patent attorneys and/or patent agent(s) with full power of appointment, substitution and revocation to prosecute this application, to make alterations and amendments thereto, to receive the patent, and to transact all business in the Patent Office connected therewith.

DAVID H. JAFFER, Reg. No. 32,243

Address all telephone calls to David H. Jaffer at telephone number (408) 280-2800, and address all correspondence to:

David H. Jaffer, Esq.

ROSENBLUM, PARISH & ISAACS
160 West Santa Clara St., Fifteenth Floor
San Jose, California 95113

#### **PETITION**

Wherefore, I pray that Letters Patent be granted to me for the invention or discovery described and claimed in the above-mentioned specification and claims, and I hereby subscribe my name to the foregoing Declaration, Power of Attorney & Petition with references to the above-mentioned specification and claims.

#### **SIGNATURE**

Name of sole or							
first inventor: Eran Steinberg							
Address:	372 Douglas Street						
	San Francisco, CA 94114						
Post Office Address:	same						
Citizenship:	Israel						
T	- A a a a						
Inventor's Signature:	Date Por 999						



(Rel.78—12/98 Pub 605) FORM 4-1

Practitioner's Docket No.

4473-27

PATENT



#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Box Patent Application Assistant Commissioner for Patents Washington, D.C. 20231

### NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of

Inventor(s):

Eran Steinberg

WARNING: 37 C.F.R. § 1.41(a)(1) points out:

"(a) A patent is applied for in the name or names of the actual inventor or inventors.

"(1) The inventorship of a nonprovisional application is that inventorship set forth in the oath or declaration as prescribed by § 1.63, except as provided for in § 1.53(d)(4) and § 1.63(d). If an oath or declaration as prescribed by § 1.63 is not filed during the pendency of a nonprovisional application, the inventorship is that inventorship set forth in the application papers filed pursuant to § 1.53(b), unless a petition under this paragraph accompanied by the fee set forth in § 1.17(i) is filed supplying or changing the name or names of the inventor or inventors."

For (title):

IN CAMERA MESSAGING AND ADVERTISEMENT SYSTEM

#### CERTIFICATION UNDER 37 C.F.R. § 1.10\*

(Express Mail label number is mandatory.) (Express Mail certification is optional.)

I hereby certify that this New Application Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date May 17, 1999 \_ in an envelooe as "Express Mail Post Office to Addressee," mailing Label Number \_EM568412754 dressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

Patty Santana

(type or print name of person mailing paper)

Signature of person mailing paper

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. § 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

"WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing, 37 C.F.R. § 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be evoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

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WARNING: When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Federal holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application must be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1.78(a)(3)

The new application being transmitted claims the benefit of prior U.S. application(s). Enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

3. ŧ	Pape	rs Er	nclosed	
	(De	sign)	ed for filing date under 37 C.F.R. § 1.53(b) (Regular) or 37 C.F.R. ) Application	§ 1.153
	$\frac{16}{10}$ F	ages)	s of specification	
	F	ages	s of claims	
			s of drawing	
WA	RŅIN	filir sm dra the Fo	O NOT submit original drawings. A high quality copy of the drawings should be suppling a patent application. The drawings that are submitted to the Office must be on strong to a non-shiny paper and meet the standards according to § 1.84. If correcting to a non-shiny paper and meet the standards according to § 1.84. If correcting the recessary, they should be made to the original drawing and a high-quality are corrected original drawing then submitted to the Office. Only one copy is required for comments on proposed then-new 37 C.F.R. § 1.84, see Notice of March 9, 1988 (7-62).	ong, white, ons to the ity copy of or desired.
NO.	ır ti	nventoi he Offic in the .	fying indicia, if provided, should include the application number or the title of the or's name, docket number (if any), and the name and telephone number of a perso- ice is unable to match the drawings to the proper application. This information should back of each sheet of drawing a minimum distance of 1.5 cm. (5/8 inch) down fro page " 37 C.F.R. § 1.84(c)).	n to call if be placed
			(complete the following, if applicable)	
		"PE	e enclosed drawing(s) are photograph(s), and there is also atta ETITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)." 37 I.84(b).	
		fom	mal	
		info	ormal	
В.	Oth	ner Pa	Papers Enclosed	
:	2 F	ages	of declaration and power of attorney	<b></b>
			s of abstract	
	c			
4. #	Addit	ional	1 papers enclosed	
			endment to claims	
			Cancel in this applications claimscalculating the filing fee. (At least one original independent claim retained for filing purposes.)	_ before must be
			Add the claims shown on the attached amendment. (Claims add been numbered consecutively following the highest numbered claims.)	
		Pre	eliminary Amendment	
		Info	ormation Disclosure Statement (37 C.F.R. § 1.98)	
		Fon	rm PTO-1449 (PTO/SB/08A and 08B)	
		Cita	ations	
			Otal Application Transmitted (1 d) and	2 -4 44\

## 9. Certified Copy

(ReL78—12/98 Pub.605)

Certified	copy(ies)	of	application(s)	١
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Country	,		Appin.	No.		Filed
Country	, ,	, ar.	Appln.	Filed		
Country			Appin.	No.	<u> </u>	Filed
from which	n priority is clai	med				
	is (are) attache	ed.				
	will follow.					
	ne foreign applicati eclaration, 37 C.F.F			e claim for p	riority must be	referred to in the cath or
U. § P. C	.S. application or In 120 is itself entitled AGES FOR NEW A LAIMED.	temational Ap I to priority fro PPLICATION	oplication from om a prior fore TRANSMITTA	which this a gn applicati	pplication clain on, then comple	ectly relates. If any parent as benefit under 35 U.S.C. ete item 18 on the ADDED OR U.S. APPLICATION(S)
10. Fee	Calculation (3)	7 C.F.R. §	1.16)			
A. XX	Regular applic	ation				
		(	CLAIMS AS	FILED		
Num	ber filed		Number Ex	ktra	Rate	Basic Fee 37 C.F.R. 1.16(a) \$760.00
Total Claims (3' § 1.16(c))		3 - 20 =	28	×	\$ 18.00	
Independe Claims (3' § 1.16(b))	7 C.F.R.	4 - 3 =	. 1	×	\$ 78.00	
•	dependent claim 7 C.F.R. § 1.16			+	\$260.00	·
	Amendment o	ancelling e	extra claims	is enclos	ed.	
	Amendment of					
	Fee for extra					
p	the fees for extra c	aims are not p on of the time	paid on filing th penod set fo	ey must be p	aid or the claims	s cancelled by amendment, id Trademark Office in any
			Fee Calcui	ation		\$ <u>1342</u>
в. 🗆	Design applic (\$310.00—37		.16(f))		_	
		Filing	Fee Calcu	lation		\$
c. 🗆	Plant applicat (\$480.00—37		.16(g))			
		Filing	fee calcula	ition		\$
				(New Ap)	plication Transr	nittal [4-1]—page 6 of 11)
(Rel 75—12/98				ORM 4-1		4-8

FORM 4-1

### 11. Small Entity Statement(s)

Statement(s) that this is a filing by a small entity under 37 C.F.R. § 1.9 and 1.27 is (are) attached.

WARNING: "Status as a small entity must be specifically established in each application or patent in which the status is available and desired. Status as a small entity in one application or patent does not affect any other application or patent, including applications or patents which are directly or indirectly dependent upon the application or patent in which the status has been established. The refiling of an application under § 1.53 as a continuation, division, or continuation-in-part (including a continued prosecution application under § 1.53(d)), or the filing of a reissue application requires a new determination as to continued entitlement to small entity status for the continuing or reissue application. A nonprovisional application claiming benefit under 35 U.S.C. § 119(e), 120, 121, or 365(c) of a prior application, or a reissue application may rely on a statement filed in the prior application or in the patent if the nonprovisional application or the reissue application includes a reference to the statement in the prior application or in the patent or includes a copy of the statement in the prior application or in the patent and status as a small entity is still proper and desired. The payment of the small entity basic statutory filing fee will be treated as such a reference

WARNING: "Small entity status must not be established when the person or persons signing the . . . statement can unequivocally make the required self-certification." M.P.E.P., § 509.03, 6th ed., rev. 2, July 1996 (emphasis added).

for purposes of this section." 37 C.F.R. § 1.28(a)(2).

	(cc	mplete the followin	g, if applicable)	
	Status as a small	entity was claimed	in prior application	
	/	, filed o	n	, from which benefit
	is being claimed t	or this application i	under:	
		119(e), 120, 121, 365(c),		
	and which status	s as a small entity i	s still proper and des	sired.
	☐ A copy of th	e statement in the	prior application is in	icluded.
	Filing Fee Cal	culation (50% of A,	B or C above)	
		\$ 671.00	· · · · · · · · · · · · · · · · · · ·	
are	y excess of the full fee ; e filed within 2 months tendable under § 1.136	of the date of innely p	mall entitiy status is establis ayment of a full fee. The	hed and a refu <u>nd</u> request two-month period is not
12. Requ	est for Internation	nal-Type Search (3	7 C.F.R. § 1.104(d))	
		(complete, if ap	plicable)	

Please prepare an international-type search report for this application at the time

when national examination on the merits takes place.

	15.	Authorization	to	Charge	Additional	Fees
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WARNING: If no fees are to be paid on filing, the following items should not be completed.

WARNING: Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized.

The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No. 08-0520 :

XX 37 C.F.R. § 1.16(a), (f) or (g) (filing fees)

37 C.F.R. § 1.16(b), (c) and (d) (presentation of extra claims)

NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.

- ☐ 37 C.F.R. § 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application)
- ☐ 37 C.F.R. § 1.17(a)(1)—(5) (extension fees pursuant to § 1.136(a)).
- ☐ 37 C.F.R. § 1.17 (application processing fees)

NOTE: ". . A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in § 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.136(a)(3).

- 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.311(b))
- NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 C.F.R. § 1.311(b).
- NOTE: 37 C.F.R. § 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application . . . prior to paying, or at the time of paying, . . . the issue fee. . . " From the wording of 37 C.F.R. § 1.28(b), (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

(New Application Transmittal [4-1]-page 9 of 11)

$\mathbf{X}\mathbf{X}$	Incor	poration by reference of added pages
J	(c pi st th	poration by reference of added pages  theck the following item if the application in this transmittal claims the benefit of  rior U.S. application(s) (including an international application entering the U.S.  age as a continuation, divisional or C-I-P application) and complete and attack  the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF  RIOR U.S. APPLICATION(S) CLAIMED)
		Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S Application(s) Claimed
		Number of pages added5
		Plus Added Pages for Papers Referred to in Item 4 Above
		Number of pages added
		Plus added pages deleting names of inventor(s) named in prior application(s who is/are no longer inventor(s) of the subject matter claimed in this application
		Number of pages added
		Plus "Assignment Cover Letter Accompanying New Application"
		Number of pages added
	State	ment Where No Further Pages Added
	(if thi	no further pages form a part of this Transmittal, then end this Transmittal with s page and check the following item)
		This transmittal ends with this page.

Practitioner's Docket No.	_ PATENT
ADDED PAGES FOR APPLICATION TRANSMITTA PRIOR U.S. APPLICATION(S) CL	AL WHERE BENEFIT OF AIMED
NOTE: See 37 C.F.R. § 1.78.	
17. Relate Back	
WARNING: If an application claims the benefit of the filing date of an ea §§ 120, 121 or 365(c), the 20-year term of that application the earliest U.S. application that the application makes refer or 365(c). (35 U.S.C. § 154(a)(2) does not take into accounterm, any application on which priority is claimed under 35 a c-i-p application, applicant should review whether any supported by an earlier application and, if not, the applicant shot the earlier filed application. The term of a patent is not to See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,2	will be based upon the filing date of ence to under 35 U.S.C. §§ 120, 12 t, for the determination of the paten U.S.C. §§ 119, 365(a) or 365(b).) For claim in the patent that will issue it could consider canceling the reference passed on a claim-by-claim approach.
(complete the following, if applicat	ble)
<ul> <li>Amend the specification by inserting, before the first</li> </ul>	st line, the following sentence
A. 35 U.S.C. § 119(e)	-
NOTE: "Any nonprovisional application claiming the benefit of one or mapplications must contain or be amended to contain in the first set the title a reference to each such prior provisional application, ider and including the provisional application number (consisting of series § 1.78(a)(4).	entence of the specification following ntifying it as a provisional application
This application claims the benefit of U.S. Provis	sional Application(s) No(s).:
APPLICATION NO(S).:	FILING DATE
	17
/	
/	11

(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed [4-1.1]—page 1 of 5)

# 18. Relate Back—35 U.S.C. § 119 Priority Claim for Prior Application

The prior U.S. application(s), including any prior International Application designating the U.S., identified above in item 17B, in turn itself claim(s) foreign priority(ies) as follows:

		Country	Appln. no.	Filed on	
Th	e cer	tified copy(ies) has (ha	ve)		
		been filed on filed on	, in prior application (	0 /	_, which was
		is (are) attached.			
WAł	RNINC	the International Bureau mapplication in the continapplication communicate a U.S. senal number unless stage is not entered. The prosecution of a continuit documents from the folder to request transfer, retrieve enter and make a record of the priority documents in	priority application that may he lay not be relied on without any ruing application. This is so be d by the International Bureau is the national stage is entered. So refore, such certified copies mand application. An alternative wors and transfer them to the continuent the folders, make suitable record such copies in the Continuing of folders of international application. Notice of April 23, 1987 (10	need to file a cerufied or ecause the certified co is placed in a folder and such folders are disposed by not be available if ne build be to physically a build be to physically re- ding application. The re- dinotations, transfer the Application are substar- tions that have not ent-	opy of the prionty py of the priority d is not assigned d of if the national seded later in the move the prionty assources required to certified copies, atial. Accordingly,
19.	Mai	ntenance of Copen	dency of Prior Applic	ation	
NOT	re	he PTO finds it useful if a co esponse is filed with tne pap ovember 5, 1985 (1060 0.G.	ppy of the petition filed in the poers constituting the filing of t 27).	nior application extend he continuation applic	ding the term for cation. Notice of
A.		Extension of time in p	rior application		
	(This		ted and the papers filed set in the prior applicatio		ication,
		A petition, fee and resuntil	ponse extends the term i	n the pending pric	or application
		☐ A copy of the per	tition filed in prior applica	ition is attached.	
B.			r Extension of Time in Pr		
٠.		(complete this	item, if previous item no	t applicable)	dept.
		A conditional petition application.	for extension of time is b	peing filed in the p	ending prior
		☐ A copy of the cor	nditional petition filed in th	ne prior application	n is attached.

21.	Αŧ	andonment	of Prior Application (if applicable)
		pending, or v is granted, a	don the prior application at a time while the prior application is when the petition for extension of time or to revive in that application and when this application is granted a filing date, so as to make this copending with said prior application.
NOT		part application is revive and should	otice of May 13, 1983 (103, TMOG 6-7), the filing of a continuation or continuation-in- a proper response with respect to a petition for extension of time or a petition to include the express abandonment of the prior application conditioned upon the ition and the granting of a filing date to the continuing application.
		tition for Su e an Amend	spension of Prosecution for the Time Necessary to ment
WAR	NIN	where (1) the n and (2) all the earlier applica	f a new application may be finally rejected in the first Office action in those situations new application is a continuing application of, or a substitute for, an earlier application, claims of the new application (a) are drawn to the same invention claimed in the tion, and (b) would have been properly finally rejected on the grounds of art of record fice action if they had been entered in the earlier application." M.P.E.P., § 706.07(b),
NOTE		and for some reaso	that the claims on file will give use to a first action final for this continuation application in an amendment cannot be filed promptly (e.g., experimental data is being gathered) to file a petition for suspension of prosecution for the time necessary.
			(check the next item, if applicable)
			vided herewith a Petition To Suspend Prosecution for the Time o File An Amendment (New Application Filed Concurrently)
23.	Sn	nall Entity (37	7 C.F.R. § 1.28(a))
		Applicant has application	s established small entity status by the filing of a statement in parent / on
		☐ A copy	of the statement previously filed is included.
WAR	NIN	IG: S <del>ec</del> 37 C F.R.	§ 1.28(a).
WAR	NIN		tatus must not be established when the person or persons signing the statement cally make the required self-certification " M.P.E.P., § 509.03, 6th ed., rev. 2, July is added).
24_	NC	TIFICATION	IN PARENT APPLICATION OF THIS FILING
	ХX		n of the filing of this of the following)
			continuation
		苔	continuation-in-part

is being filed in the parent application, from which this application claims priority under 35 U.S.C.  $\S$  120.

☐ divisional

(Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed [4-1.1]—page 5 of 5)